Paul D. O'Haire Napa State Hospital 2100 Napa-Vallejo Hwy., T-15 Napa, CA 94558 (707) 252-9988

ADR Filed

RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

Civil Action

Civil Action No. C07-00002 (RMW) (PR)

PAUL D. O'HAIRE,

Plaintiff, pro per

Plaintiff.

V.

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NAPA STATE HOSPITAL, et al.,

Defendants.

HRL

NOTICE OF RELAETD CASE

In compliance with Civil Local Rule 3-13(a)(b), Plaintiff hereby places each defendant on Notice as to the existence of a Related Case, as set forth below:

In substance the instant Action, assigned to The Honorable Ronald M. Whyte, Judge, constitutes a broad conditions challenge in care and treatment of the disabled at Defendant NSH. The Related Case, O'Haire v. Napa State Hospital, No. ______, itself, constitutes continued challenge to infirm conditions, and is brought in Dual Complaint form, seeking preliminary, and permanent injunctive relief, in form of a temporary restraining order (TRO), to advance hearing, and consolidate with trial on the merits, pursuant to Rule 65(2), Federal Rules of Civil Procedure, coupled with complaint seeking measured damages.

Notice Related Case

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CERTIFICATE OF SERVICE

I, Paul D. O'Haire, am Plaintiff, pro se, in the above captioned matter, and certify that on this date _____, 2008, a true copy of the foregoing Notice of Related Case, was mailed as follows: Susan J. King, Deputy Attorney General, 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102, representing Defendants Graziani, Oncea, Weakley, Thomas, and Licensing, with first class postage affixed; and to James T. Anwyl, and Lynn A. Garcia, 2180 Harvard Street, Suite 200, Sacramento, CA 95815, representing Defendants Susan Kessler, Patients' Rights Advocate, and Protection & Advocacy, Inc., with first class postage affixed; and to Napa State Hospital, and Reggie Ott, Director, Central Program Services, as currently un-represented parties, by Institutional Mail. Copy of this Notice was unable to be sent to Defendants Mohinder Kaur, M.D., and Majid Yasaie, Ph.D., who are no longer employed by Defendant NSH / Calif. Dept. of Mental Health, and are therefore unavailable for service.

So sworn under penalty of perjury.

Date: <u>4-7-01</u>

Paul D. O'Haire, Plaintiff, pro se

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